

BEFORE THE
PISCIPLINARY HEARING COMMISSION
OF THE
NORTH CAROLINA STATE BAR
07 DHC 28

THE NORTH CAROLINA STATE BAR,

Plaintiff

COMPLAINT

v.

BRADLEY R. LAMB, Attorney,

Defendant

Plaintiff, complaining of Defendant, alleges and says:

- 1. Plaintiff, the North Carolina State Bar, is a body duly organized under the laws of North Carolina and is the proper party to bring this proceeding under the authority granted it in Chapter 84 of the General Statutes of North Carolina, and the Rules and Regulations of the North Carolina State Bar promulgated thereunder.
- 2. Defendant, Bradley R. Lamb, (hereinafter, "Defendant" or "Lamb"), was admitted to the North Carolina State Bar in 1989, and is, and was at all times referred to herein, an attorney at law licensed to practice in North Carolina, subject to the rules, regulations and Rules of Professional Conduct of the North Carolina State Bar and the laws of the State of North Carolina.
- 3. Lamb pled guilty to three counts of promoting the sexual performance of a child, one count of lewd or lascivious exhibition, and one count of solicitation of a child over the internet in violation of Florida Statutes §§ 827.071(3), 800.04(7)(b)(1), and 847.0135(3) in the case of State of Florida v. Bradley Robert Lamb, Circuit Court, Fourth Judicial Circuit, in and for Duval County, Florida, Division CR-C, case number 16 2006 CF 7301 AXXX MA. He was convicted of these crimes and was sentenced to fifteen years incarceration on September 18, 2007. A copy of the certified copy of the judgment is attached as Exhibit 1; the original certified copy is maintained in the State Bar's file.
- 4. The crimes of which Lamb was convicted are criminal offenses showing professional unfitness as defined in 27 N.C. Admin. Code 1B § .0103(17).

THEREFORE, the State Bar alleges that Defendant's foregoing actions constitute grounds for discipline as follows:

1. Pursuant to N.C. Gen. Stat. § 84-28(b)(1), for his conviction of three counts of promoting the sexual performance of a child, one count of lewd or lascivious exhibition, and one

count of solicitation of a child over the internet in violation of Florida Statutes §§ 827.071(3), 800.04(7)(b)(1), and 847.0135(3), criminal offenses showing professional unfitness; and

2. Pursuant to N.C. Gen. Stat. § 84-28(b)(2), for engaging in conduct in violation of the Revised Rules of Professional Conduct in effect at the time of his actions as follows: By engaging in the criminal offenses for which he was convicted, Lamb committed criminal acts that reflect adversely upon his honesty, trustworthiness or fitness as a lawyer in violation of Revised Rule 8.4(b).

WHEREFORE, Plaintiff, the North Carolina State Bar, prays that:

- 1. Disciplinary action be taken against Defendant, Bradley R. Lamb, in accordance with N.C. Gen. Stat. § 84-28(b) and State Bar Discipline & Disability Rule, 27 N.C. Admin. Code 1B §§ .0114 and .0115, as the evidence on hearing may warrant;
- 2. Defendant be taxed with the costs permitted by law in connection with this proceeding; and
- 3. For such other and further relief as is appropriate.

This is the 3 day of Abrember 2007.

James R. Fox, Chair Grievance Committee

Jennafer A. Porter Deputy Counsel

North Carolina State Bar

Bar No. 30016

P.O. Box 25908

Raleigh, NC 27611-5908

919-828-4620

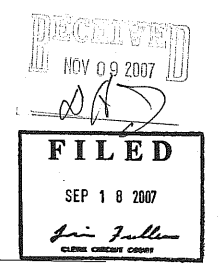
Attorney for Plaintiff



JIM FULLER Clerk of the Circuit Court

State of Florida vs BRADLEY ROBERT LAMB

Defendant



In the Circuit Court, Fourth Judicial Circuit, in and for Duval County, Florida

Division <u>CR - C</u>

Case Number <u>16 2006 CF 7301 AXXX MA</u>

Probation Violator
Community Control Violator
Retrial

Resentence

JUDGMENT	
The defendant, BRADLEY ROBERT LAMB represented by F-Berry represented by Howkan	, being personally before this court , the attorney of record, and the state , and having
been tried and found guilty by jury/by court of the follow	
entered a plea of guilty to the following crime(s)	
entered a plea of nolo contendere to the following crime((s)

Count	Стіте	Of f ense Statute Number(s)	Degree of Crime	Case Number	OBTS Number
	Promoting A Sexual Performance	827,071(3)	2°F	elony	
	by A Child				
3	Promoting A Sexual Performance	827.071(3)	2º Ce	lony	
	by A Child				
4	Promoting A Sexual Performance	827.071 (3)	20 Cd	lony	
	by A Chied			<i>y</i> =	
23	Lewd or Lascivious Exhibition	800.04(7)(b)	1 200	elony	
24	Soliciting A Child Via Computer	847.0135(3)		elony	

and no cause being shown why the defendant should not be adjudicated guilty, IT IS ORDERED that the defendant is hereby ADJUDICATED GUILTY of the above crime(s).

and having been convicted or found guilty of, or having entered a plea of pole contenders are guilty.

and having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless of adjudication, to attempts or offenses relating to sexual battery (ch. 794), lewd and lascivious conduct (ch. 800), or murder (s. 782.04), aggravated battery (s. 784.045), burglary (s. 810.02), carjacking (s. 812.133), home invasion robbery (s. 812.135), robbery (s. 812.13), or robbery by suddensnatching (s. 812.131), chapter 787 kidnapping, false imprisonment, luring or enticing a child, and interference with custody; or any other offense specified in section 943.325, the defendant shall be required to submit blood specimens or other approved biological specimens.

8	and good o	cause being	shown; []	IS	ORDER	ED	THAT	ADJU	IDICA	TION	OF	GUI.	LT	ΒE	WI
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Page _____ of ______

EXHIBIT

State of Florida

BRADLEY ROBERT LAMB

Defendant

Imposition of Sentence Stayed and Withheld (Check if Applicable) The Court hereby stays and withholds the imposition of sentence as to count(s)

and places the Defendant on probation/ community control for a period of 500 Security under the supervision of the Department of Corrections (conditions of probation/ community control set forth.in separate order.)

FINGERPRINTS OF DEFENDANT

1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
			4. Idgit King	3. Right Little
eft Thumb	7. Leti liidex	80 a shiddle	9. Left Ring	10. Left Little
Fingerprints taken by: _	R.Z.K	SURNS JR 5	548 Swor	W BAILIA

Page 2 of 8

STATE OF FLORIDA

BRADLEY	ROBERT	LAMB
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D.C. J.
Defendant
CHARGES/COST/FEES
The defendant is hereby ordered to pay the following sums if checked:
\$50.00 pursuant to section 938.03, Florida Statutes (Crimes Compensation Trust Fund).
\$3.00 as a court cost pursuant to section 938.010), Florida Statutes (Additional Court Cost Clearing Trust Fund).
\$2.00 as a court cost pursuant to section 938.15, Florida Statutes (Criminal Justice Education by Municipalities and Counties).
A fine in the sum of \$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
\$20.00 pursuant to section 938.09, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
A 10% surcharge in the sum of \$ pursuant to section 938.11, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
A sum of \$ pursuant to section 938.27, Florida Statutes (Prosecution/ Investigative Costs).
A sum of \$ pursuant to section 938.29, Florida Statutes (Public Defender Fees).
\$15.00 pursuant to 938.13, Florida Statutes, Misd. convictions involving drugs or alcohol
\$200.00 pursuant to section 938.05, Florida Statutes (Local Government Criminal Justice Trust Fund)
A sum of \$ pursuant to 938.04, Florida Statutes (additional cost - 5% of fine).
\$135.00 pursuant to section 938.07, Florida Statutes (EMS - DUI cases).
\$100.00 pursuant to section 938.25, Florida Statutes, (FDLE Operating Trust Fund).
A sum of \$ pursuant to 938.23, Florida Statutes, (Grants For Alcohol & Other Drug Abuse Program - Drug Abuse Trust Fund).
A sum of \$ pursuant to 939.18, Florida Statutes, (Assessment of Additional Court Costs for Court Facilities - not to exceed \$150.00.
Restitution in accordance with attached order.
A sum of \$20 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Costs for Crime Stoppers Trust Fund - not to exceed \$500.00.
A sum of \$3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Court Costs - Duval County Teen Court Trust Fund).
— A sum of \$201.00 (Domestic Battery surcharge)
A sum of \$151.00 pursuant to 938.085, Florida Statutes (Rape Crisis Trust Fund).
A sum of \$ pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Costs to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).
— Other
DONE AND ORDERED in open court in Jacksonville, Duval County, Florida, this
day of September 2007

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Contract Contract	EN	 2.75 Mg		-
200	BI IS		1 0 2	ш:
1	# 17 P	13.	R Bri	- 123

(As to Count1
The defendant, being personally before this court, accompanied by the defendant's attorney of record having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown.
(Check the if applicable.)
and the court having on deferred imposition of sentence until this date.
and the court having previously entered a judgment in this case on now
and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.
It Is The Sentence Of The Court That:
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.
—— The defendant is nereby committed to the custody of the Sheriff of Duyal County, Florida
The defendant is semenced as a youthful offender in accordance with section 058 04. Florida Control of the cont
10 be imprisoned (Check one; unmarked sections are inapplicable):
— For a term of natural life.
For a term of 15 years
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this
If "split" sentence, complete the appropriate paragraph.
Followed by a period of on probation/ eommunity control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate
However, after serving a period ofimprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control according to the terms and conditions of probation/ community control set forth in a separate order entered
In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.
OTHER PROVISIONS
Retention of Jurisdiction The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
Jail Credit It is further ordered that the defendant shall be allowed a total of 247 days as credit for time incarcerated before imposition of this sentence.
It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Consecutive/ It is further ordered that the sentence imposed for this count shall run Concurrent
Page 4 of §

(As to Count3
The defendant, being personally before this court, accompanied by the defendant's attorney of record having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown.
(Check one if applicable.)
and the court having on deferred imposition of sentence until this date.
resentences the defendant (date)
and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.
It Is The Sentence Of The Court That:
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.
The defendant is hereby committed to the custody of the Sheriff of Duyal County, Florida
In the defendant is sentenced as a youthful offender in accordance with section 958.04. Florida State
To be imprisoned (Check one; unmarked sections are inapplicable):
For a term of natural life.
For a term of 15 years
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph
Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate
However, after serving a period ofimprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control according to the terms and conditions of probation/ community control set forth in a separate order entered herein.
In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.
OTHER PROVISIONS
Retention of The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
It is further ordered that the defendant shall be allowed a total of 247 days erison Credit as credit for time incarcerated before imposition of this sentence.
It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Consecutive/ Concurrent As TQ Other Counts It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.
Page 5 of 8

(As to Count4
The defendant, being personally before this court, accompanied by the defendant's attorney of record having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown. (Check one if applicable)
(Check one if applicable.)
and the court having on deferred imposition of sentence until this date.
resentences the defendant resentences the defendant
and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.
It Is The Sentence Of The Court That:
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.
I he defendant is hereby committed to the custody of the Sheriff of Duval County Florida
The defendant is sentenced as a youthful offender in accordance with section 958 04. Florida Statutes
To be imprisoned (Check one; unmarked sections are inapplicable):
For a term of natural life.
For a term of 15 years
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph.
Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate
However, after serving a period of imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control according to the terms and conditions of probation/ community control set forth in a separate order entered
In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be attisfied before the defendant begins service of the supervision terms.
OTHER PROVISIONS
Retention of The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
ail Credit It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated before imposition of this sentence.
It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.
Page of8

SENTENCE

	(As to Count)
havin cause	The defendant, being personally before this court, accompanied by the defendant's attorney of record, and having been adjudicated guilty herein, and the court why the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show why the defendant should not be sentenced as provided by law, and no cause being shown.
	(Check one if applicable.)
	and the court having on deferred imposition of sentence until this date.
	and the court having previously entered a judgment in this case on now
	and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.
	The Sentence Of The Court That:
/	The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.
	The defendant is hereby committed to the custody of the Sheriff of Duval County, Florida
	The defendant is sentenced as a youthful offender in accordance with section 958.04. Florida Statutes
To be	Imprisoned (Check one; unmarked sections are inapplicable):
	For a term of natural life,
1	For a term of 15 years
	Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "spi	it" sentence, complete the appropriate paragraph.
	Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.
	However, after serving a period of imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control according to the terms and conditions of probation/ community control set forth in a separate order entered herein.
In the satisfic	event the defendant is ordered to serve additional split sentences, all incarceration portions shall be ed before the defendant begins service of the supervision terms.
	OTHER PROVISIONS
Reten Jurisd	tion of The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
Jail C	
	It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Concu	Other with the sentence and find the concurrent
	Page of

	OTHER PROVISIONS
Consecutive/ Concurrent As To Other Convictions	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run (check one) consecutive to concurrent with the following: (check one)
	any active sentence being served.
·	specific sentences:
Florida, is hereby ord designated by the dep by Florida Statute. The defendar appeal within 30 dar	the above sentence is to the Department of Corrections, the Sheriff of Duval County, ered and directed to deliver the defendant to the Department of Corrections at the facility eartment together with a copy of this judgment and sentence and any other documents specified in open court was advised of the right to appeal from this sentence by filing notice of the from this date with the clerk of this court and the defendant's right to the assistance the appeal at the expense of the State on showing of indigency.
In imposing t	he above sentence, the court further recommends
DONE AND Coday ofSep	ORDERED in open court at Jacksonville, Duval County, Florida, this

STATE OF FLORIDA DUVAL COUNTY

1, UNIDERCHANIED Clark of the Circuit & County Courts, Daval County, Florida, CO HERSBY CERTIFY the within and foregoing is altrue and correct copy of the original as it appears on record and file in the office of the Cierk of Circuit & County Courts of Duval County, Florida.

WITHESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this the day of OCT AD., 2007 JIM FULLER Clerk, Circuit and County Courts

Deputy Clerk